UNITED STATES DISTRICT COURT NORTHERN DISTRICT COURT OF ILLINOIS, EASTERN DIVISION

IN RE: Lion Air Flight JT 610 Crash

ADITHYA WIRAWAN, as Personal Representative of the Estate of YULIA SILVIANTI, and as next friend of her minor children R.V.A., and Y.H.S.,

Plaintiffs,

v.
THE BOEING COMPANY,

Defendant.

Lead Case: 1:18-cv-07686

Original Case No.: 1:19-cv-02764

Hon. Thomas M. Durkin

DECLARATION OF PLAINTIFF'S COUNSEL IN SUPPORT OF THE JOINT MOTION FOR DISMISSAL OF PLAINTIFF'S CLAIMS WITH PREJUDICE AND APPROVAL OF MINOR SETTLEMENTS

I, BRIAN S. KABATECK, do hereby DECLARE as follows:

BACKGROUND

- 1. I am lead counsel of record for the above captioned plaintiffs. I am licensed to practice in the State of California and have been admitted *pro hac vice* in this case.
- 2. This declaration is made in support of the Joint Motion for Dismissal of Plaintiffs' Claims with Prejudice and Approval of Minor Settlements.
- 3. I have had extensive experience in representing members of victims of major air crash/disaster cases. I believe the settlement amounts listed below are fair and reasonable for all plaintiffs in this family including the minors.
- 4. Decedent YULIA SILVIANTI was 38-years old when she died in this crash.

5.	Decedent is survived by:		
	a.	Husband: ADITHYA WIRAWAN, ageyears old.	
	b.	Minor daughter: (R.V.A.),	-years old, is
		Decedent's natural daughter. She is currently living with	th her Father,
	c.	Minor son: (Y.H.S.).,	-years old, is
		Decedent's natural son. He is currently living with his Fath	ner, ADITHYA
		WIRAWAN.	
	d.	Father: BUDI SANTOSA, age -years old.	
SETTLEMENT			
6.	This settlement resolves all claims of all Plaintiffs against all potentially liable		
	partie	s;	
7.	Settle	ment for all Plaintiffs is in the gross amount of \$. The gross
	settler	ment funds are to be disbursed as follows:	
	a.	ADITHYA WIRAWAN (Husband)	\$
	b.	(Minor daughter)	\$
	c.	(Minor son)	\$
	d.	BUDI SANTOSA (Dependent father)	\$
8.	Attorr	neys' Fees are % of the total settlement, which is \$	

MINOR SETTLEMENT

- 9. This settlement resolves all claims of all minors against all potentially liable parties;
- 10. Settlement is NOT for policy limits, which are not at issue;
- 11. Each of these two minor plaintiffs' settlements are for the same \$. Each are being charged the same \$ \(\)%).
- 12. Thus, each of the minors' individual numbers are identical as follows:
 - a. TOTAL settlement to each MINOR:
 - b. Attorneys' Fees to each MINOR:
 - c. No costs charged to MINORS:
 - d. Net Proceeds:
- 13. The settlement funds for the minor plaintiffs shall be deposited into government guaranteed accounts with Atlantic Union Bank, an FDIC insured financial institution.
- 14. Attorney MICHAEL INDRAJANA of the U.S. law firm INDRAJANA LAW GROUP, who has been co-counsel with Kabateck LLP since the beginning of the matter, knows all of the families and has met them personally, and who is fluent in Indonesian, is appointed trustee of the blocked accounts or annuities, opened for the benefit of the minor plaintiffs,

Case: 1:18-cv-07686 Document #: 405-1 Filed: 02/26/20 Page 4 of 4 PageID #:4386

15. No funds may be withdrawn from said blocked account(s) prior to the minor

reaching 18 years of age without further order of the court. Trustee may transfer

said funds into different types of deposits or annuities without further order of the

court so long as the funds remain in government guaranteed accounts within

Atlantic Union Bank, an FDIC insured financial institution, until the minor

plaintiff reaches 18 years of age.

16. When a minor reaches 18 years of age, the trustee shall transmit the funds to said

minor plaintiff without further order of the court.

I declare under penalty of perjury that the foregoing is true and correct to the best of my

knowledge or belief based on reliable information.

DATED this 23rd day of February, 2020, at Los Angeles California.

/s/ Brian S. Kabateck

BRIAN S. KABATECK (CA BAR 152054)

Attorney for Plaintiffs